

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

..... X  
Scott Darryl Reese,  
Claimant

v.

IN RE:

DELPHI CORPORATION, et. al.,  
DELPHI - DEBTOR IN POSSESSION  
DELPHI CHASSIS SYSTEMS  
Debtor,

Honorable Robert Drain

Case No. 05-44481

Bankruptcy Trustee

(Jointly Administered)

.....X  
COUNSEL FOR THE DEBTORS.

John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
333 West Wacker Drive, Suite 2100  
Chicago, Illinois 60606  
(312) 407-0700

-and-

Kayalyn A. Marafioti  
Thomas J. Matz  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000

Delphi Legal Information Hotline: Toll Free: (800) 718-5305; International: (248) 813-2698

---

Scott Darryl Reese  
c/o 329 Basket Branch  
Oxford, Michigan state  
[48371-6359]  
Creditor - (248) 969-4055

---

**MOTION INSTANTER**

Now comes Scott Darryl Reese, Claimant, Citizen in his proper persona, and pleads instantan immediately, instantly; forthwith; without delay; saying that the last day to file a *Motion for Reconsideration* of the Order dated October 26, 2007 within the 10 day limit to file by *F. R. Bankruptcy Rule 3008* falls on Sunday, November 4, 2007.

The *Federal Rules of Civil Procedure* provide that when the last day to file a motion or pleading falls on the week end or holiday the Claimant would be allowed an additional day to file his *Motion for Reconsideration*, which would fall on Monday, November 05, 2007.

However, the Claimant elects to file his Motion instantan, saying he, Scott Darryl Reese, understood the term to mean within twenty-four hours. See *F. R. of Bankruptcy Procedure Rule 5001(c)*. See *F. R. of Bankruptcy Procedure Rule 8015*.

Wherefore, Scott Darryl Reese, Citizen pleads instantan and respectfully requests this honorable trial judge presiding over this pleading grant the relief requested instantan joined with this pleading for *Motion for Rehearing De-novo in Delphi Bankruptcy Proceedings - Reese*.

***Haines vs. Kerner, 404 U.S. 519-421*** — In re *Haines*: pro se litigants (Scott Darryl Reese is a pro se litigant) are held to less stringent pleading standards than bar [licensed] attorneys. Regardless of the deficiencies in their pleadings, pro se litigants are entitled to the opportunity to submit evidence in support of their claims.

Date: November 5, 2007

Thank you.



Scott Darryl Reese;  
SCOTT DARRYL REESE;  
SCOTT D. REESE  
c/o 329 Basket Branch  
Oxford, Michigan state  
[48371-6359]

